

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/715,462	11/19/2003	Kang Soo Sco	1740-000074/US	3758
30593 HARNESS DI	30593 7590 02/06/2008 HARNESS, DICKEY & PIERCE, P.L.C.		INER	
P.O. BOX 8910	0		SHIBRU, HELEN	
RESTON, VA	20195		ART UNIT PAPER NUMBER	
·			2621	<u> </u>
			4	
			MAIL DATE	DELIVERY MODE
		•	02/06/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/715,462	SEO ET AL.
Office Action Summary	Examiner	Art Unit
	HELEN SHIBRU	2621
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D/ - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 19 No. 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allower closed in accordance with the practice under Expression.	action is non-final. nce except for formal matters, pro	
Disposition of Claims		
4) ☐ Claim(s) 1-22 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-22 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o	wn from consideration.	
Application Papers		
9)☐ The specification is objected to by the Examine 10)☒ The drawing(s) filed on 19 November 2003 is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11)☐ The oath or declaration is objected to by the Ex	re: a) \boxtimes accepted or b) \square object drawing(s) be held in abeyance. Se ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate

Application/Control Number: 10/715,462

Art Unit: 2621

Claim Objections

1. Claims 11-20 are objected to because of the following informalities: The sets of claims filed on 11/19/2003 includes two claims numbered as claim 11 and two claims numbered as claim 12. Therefore claims 11-20 should be renumbered. Appropriate correction is required. The Examiner renumbered and rejected the claims.

Claim Rejections - 35 USC § 101

2. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

3. Claims 1-16 are rejected under 35 U.S.C. 101 because the claims are directed to a recording medium storing nonfunctional descriptive material.

Data structures not claimed as embodied in computer-readable media are descriptive material per se and are not statutory because they are neither physical "things" nor statutory processes. See, e.g. Warmerdam, 33 F. 3d at 1361, 31 USPQ2d at 1760 (claim to a data structure per se held nonstatutory) and merely claiming nonfunctional descriptive material stored in a computer-readable medium does not make it statutory. In addition a mere arrangements or compilations of facts or data, are merely stored so as to be read or outputted by a computer without creating any functional interrelationship either as part of the stored data or as part of the computing processes performed by the computer then such descriptive material alone does not impart functionality either to the data as so structured, or to the computer, and therefore are not statutory. See MPEP 2106.IV.B.1.



Page 3

Application/Control Number: 10/715,462

Art Unit: 2621

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 5. Claims 1-22 are rejected under 35 U.S.C. 102(e) as being anticipated by Saeki (US PG PUB 2001/0043790).

Regarding claim 1, Saeki discloses a recording medium having a data structure for managing reproduction of at least video data, comprising: a navigation area storing at least one navigation file, the navigation file including navigation commands for managing reproduction of at least video data forming different parental control reproduction paths (see fig. 28 and paragraphs 0226, 0234, 0312, 0315 and figures 6 and 14).

Regarding claim 2, Saeki discloses the navigation commands instruct playback of at least one playlist recorded on the recording medium for each different parental control reproduction path, each playlist representing at least a portion of at least one of audio and video data recorded on the recording medium (see paragraphs 0065-0068 and 0090).

Application/Control Number: 10/715,462

Art Unit: 2621

ar orne. 2021

Regarding claim 3, Saeki discloses the navigation commands are divided into navigation command groups, and at least one of the navigation command groups being associated with only one of the different reproduction paths (see figure 9).

Regarding claim 4, Saeki discloses the navigation commands selectively determine which playlist from a group of at least two playlists recorded on the recording medium to playback based on a selected parental control reproduction path (see paragraphs 0186, 0216-0217 and 0219).

Regarding claim 5, Saeki discloses the navigation commands selectively determine which of the playlists to playback based on user input indicating the selected parental control reproduction path (see paragraphs 0147, 0186, 0210, 0216, 0226, figures 21, and 26-27).

Regarding claim 6, Saeki discloses the navigation commands are divided into navigation command groups, and each of the different parental control reproduction paths has at least one navigation command group associated therewith (see figures 9 and 13).

Regarding claim 7, Saeki discloses each navigation command group associated with a different parental reproduction path is associated with only one of the different parental reproduction paths (see paragraphs a number of the navigation command groups selectively determine which playlist from a group of at least two playlists recorded on the recording medium to playback based on a selected parental control reproduction path. 0100-0106).

Art Unit: 2621

Regarding claim 8, Saeki discloses a number of the navigation command groups selectively determine which playlist from a group of at least two playlists recorded on the recording medium to playback based on a selected parental control reproduction path (see paragraphs 0186, 0216-0217 and 0219).

Claim 9 is rejected for the same reasons as discussed in claim 5 above.

Regarding claim 10, Saeki discloses a playlist area storing at least one playlist associated with each of the different parental control reproduction paths, each playlist identifying at least a portion of a clip file forming at least a portion of one of audio and video data recorded on the recording medium (see paragraphs 0100-0102, 0186, and 0216).

Regarding claim 11, Saeki discloses Saeki discloses each playlist is associated with only one of the different parental control reproduction paths (see paragraphs 0226, 0230, 0232 and claim 3 rejection above).

Regarding claim 12, Saeki discloses at least two playlists, each associated with a different one of the different parental control reproduction paths, identify a same clip file (see paragraphs 0096-0098).

Regarding claim 13, Saeki discloses at least two playlists, each associated with a different one the different parental control reproduction paths, identify a same portion of a same clip file (see paragraphs 0096-0102).

Regarding claim 14, Saeki discloses at least two playlists, each associated with a different one of the different parental control reproduction paths, identify different clip files representing a same portion of a title (see paragraphs 0202-0210).

Application/Control Number: 10/715,462

Art Unit: 2621

Regarding claim 15, Saeki discloses the navigation file further includes a length indicator indicating a length of the navigation file (see paragraphs 0131 and 0205).

Regarding claim 16. Saeki discloses the navigation file further includes an attribute indicator providing an indication of at least one attribute of the navigation file (see paragraphs 0227-0228).

Regarding claim 17, Saeki discloses the navigation commands are divided into navigation command groups, and the navigation file further includes a number of navigation command groups indicator indicating a number of the navigation command groups in the navigation file (see paragraphs 0236-0240).

Regarding claim 18, Saeki discloses the navigation commands are divided into navigation command groups and the navigation file further includes a length indicator indicating a length of the navigation file, an attribute indicator providing an indication of at least one attribute of the navigation file, and a number of navigation command groups indicator indicating a number of the navigation command groups in the navigation file (see rejections of claims 13-15 above).

method claims 19-20 are rejected for the same reasons as discussed in claim 1 above.

Regarding claim 21, Saeki discloses an apparatus for recording a data structure for managing reproduction of at least data on a recording medium, comprising: a driver for driving an optical recording device to record data on the recording medium (see figure 14, and paragraphs 0126-0130); a controller for controlling the driver to record at least one navigation file on recording medium, the navigation file including navigation

Application/Control Number: 10/715,462 Page 7

Art Unit: 2621

commands for managing reproduction of at least video data forming different parental control reproduction paths (see rejection of claim 1 above).

Claim 22 is analyzed and rejected for the same reasons as discussed in claim 19 above.

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to HELEN SHIBRU whose telephone number is (571) 272-7329. The examiner can normally be reached on M-F, 8:30AM-5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, THAI Q. TRAN can be reached on (571) 272-7382. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

SUPERIUS TRANTER 2000